IN THE UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA	: CRIMINAL NO. 04
	:
v.	: DATE FILED:
	:
HAYDEN CLARENCE HALLS	:
	: VIOLATION:
	: 8 U.S.C. §§ 1326(a) and (b)(2)
	: (reentry after deportation by
	: aggravated felon - 1 count)
	: Notice of prior conviction
	: Notice of additional factors

INFORMATION

COUNT ONE

THE UNITED STATES ATTORNEY CHARGES THAT:

On or about June 20, 2004, at Philadelphia, in the Eastern District of Pennsylvania, defendant

HAYDEN CLARENCE HALLS,

an alien and a subject of Trinidad and Tobago, who had previously been deported from the United States on or about April 18, 2002, was found in the United States, having knowingly and unlawfully re-entered the United States without first applying to the United States Attorney General or his successor, the Secretary for Homeland Security (Title 6, United States Code, Sections 202(3), (4) and 557), for permission to reapply for admission, and without receiving in response the express consent of the Attorney General or his successor to reapply for admission.

In violation of Title 8, United States Code, Sections 1326(a) and (b)(2).

NOTICE OF PRIOR CONVICTION

THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:

Defendant HAYDEN CLARENCE HALLS committed the offense charged in Count One of this Information after having been convicted of at least one aggravated felony, as that term is defined and used in 8 U.S.C. §§ 1101(a)(43)(B) and 1326(b)(2), as follows:

On or about February 5, 1999, defendant HAYDEN CLARENCE HALLS was convicted in the United States District Court for the Eastern District of New York for the offense of conspiracy to import cocaine, in violation of 21 U.S.C. §§ 963 and 960(b)(3). On May 18, 2001, the defendant was sentenced to thirteen months imprisonment for this aggravated felony offense.

NOTICE OF ADDITIONAL FACTORS

THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:

1. In committing the offense charged in Count One of this information, defendant HAYDEN CLARENCE HALLS committed the instant offense while under a criminal justice sentence, that is, supervised release, as defined by U.S.S.G. § 4A1.1(d).

PATRICK L. MEEHAN United States Attorney